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PRE-APPEAL BRIEF REQUEST FOR REVIEW 2003-IP-009956 U1 USA I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on Signature Michael L. Fripp Art Unit Examiner

Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.

This request is being filed with a notice of appeal.

The review is requested for the reason(s) stated on the attached sheet(s).

Note: No more than five (5) pages may be provided.

forms are submitted.

	applicant/inventor.	Marlin K. Juin
	assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed.	Signature Marlin R. Smith
	(Form PTO/SB/96)	Typed or printed name
✓	attorney or agent of record. Registration number	972-516-0030
		Telephone number
	attorney or agent acting under 37 CFR 1.34.	May 17, 2006
	Registration number if acting under 37 CFR 1.34	Date
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.		

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Michael L. Fripp, et al.

Serial No.: 10/658,899

Filed: September 10, 2003

Entitled: BOREHOLE DISCONTINUITIES FOR

ENHANCED POWER GENERATION

Group Art Unit: 3672

Examiner: K. Thompson

PRE-APPEAL BRIEF REQUEST FOR REVIEW ARGUMENTS

Pursuant to the Office Action dated February 23, 2006, which was indicated as being final, most of the claims being considered in the present application are indicated as being allowed, or as containing allowable subject matter. However, a few claims remain rejected as being anticipated by one or more of the Tubel (US 5,839,508), Hall (US 5,295,397) or Wilson (US 2,960,109) references. The applicants respectfully traverse these rejections and, since there is an omission of one or more essential elements needed for a *prima facie* rejection, along with clear error in the factual basis for the rejections, this Pre-Appeal Brief Request for Review is submitted accompanying a Notice of Appeal.

The present application describes several unique methods of redirecting fluid flow through a flow passage in a subterranean well. In an example illustrated in FIGS. 2 & 3 (the present species elected with traverse), flow restrictors 40 are positioned in the passage 34 to cause a portion 50 of the fluid to flow into an adjacent region 52, so that a generator 60 can produce electrical power due to the fluid flow through the region. An advantage of the invention is that the main passage 34 is not substantially obstructed by the restrictors 40.

Please note that claim 1 recites that the claimed apparatus includes flow restrictors which are operative to influence fluid to flow from a flow passage to a flow

region (the flow passage and flow region being further defined in the claim). Similarly, claim 11 recites an electrical power generating system which includes flow restrictors which are operative to influence fluid to flow from a first flow passage and through a flow region.

Thus, each of the rejected independent claims 1 and 11 recites that multiple flow restrictors in a flow passage influence at least a portion of fluid in the passage to flow from the passage and to or through a flow region in communication with the passage. The applicants respectfully submit that none of the Hall, Wilson and Tubel references describes this feature of the invention recited in claims 1 and 11, and thus none of these references anticipates these claims or their dependents.

As suggested in the Office Action, the Hall reference does describe multiple restrictions in a slotted orifice plate 12 positioned between upstream and downstream portions of a flow passage. However, the orifice plate 12 clearly does not influence any portion of the fluid to flow from the upstream to the downstream portions of the passage, nor does the orifice plate influence any portion of the fluid to flow through the downstream portion of the passage. Instead, the orifice plate 12 retards flow through both the upstream and downstream portions of the passage. The fluid would flow between the upstream and downstream portions of the passage, and through the downstream portion of the passage, whether or not the restrictions in the orifice plate 12 were present. Therefore, the orifice plate 12 does not influence any fluid to flow from the upstream portion of the passage to the downstream portion of the passage, and Hall does not anticipate claims 1 or 11, or any of their dependents.

Similarly, both Wilson (FIG. 5, elements 54, 60) and Tubel (FIG. 12, elements 90) describe inline flow restrictions which may <u>retard</u> flow upstream and downstream of the restrictions. However, these restrictions do not influence any portion of the fluid to flow <u>from</u> the upstream <u>to</u> the downstream portions of the passage, nor do the restrictions influence any portion of the fluid to flow <u>through</u> the downstream portion of the passage. The fluid would flow between the upstream and downstream portions of the passage, and through the downstream portion of the passage, whether or not the

restrictions were present. Therefore, neither Wilson nor Tubel anticipates claims 1 or 11, or any of their dependents.

In summary, the references do not teach the elements and limitations recited in the independent claims, and thus a *prima facie* case of anticipation has not been made out. Accordingly, withdrawal of the rejections is respectfully requested.

Respectfully submitted,

SMITH IP SERVICES, P.C.

Marlin R. Smith

Attorney for Applicants Registration No. 38,310

Dated: May 17, 2006

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